1 2 3 4 5 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 6 AT SEATTLE 7 EXPERIENCE HENDRIX, L.L.C., et al., 8 Plaintiffs, 9 C09-285 TSZ v. 10 MINUTE ORDER HENDRIXLICENSING.COM, LTD, 11 et al., 12 Defendants. 13 The following Minute Order is made by direction of the Court, the Honorable Thomas S. Zilly, United States District Judge: 14 Plaintiffs' motion for entry of judgment, docket no. 215, is treated as a (1) 15 motion to reopen this case and is DENIED without prejudice. Pursuant to the parties' Settlement Agreement, in the event of defendant Andrew Pitsicalis's default in timely 16 making payments, plaintiffs are authorized to seek entry of a stipulated final judgment in the form attached as Exhibit B to the Settlement Agreement, which sets forth as the 17 judgment amount "five hundred fifty thousand dollars (\$550,000), less the amount of any principal payments that have already been paid." See Ex. B to Ex. A to Stickney Decl. 18 (docket no. 216-1). Plaintiffs move for entry of a judgment in the amount of \$505,000, based on their assertion that defendants have paid only \$49,500, and not \$67,500, as 19 indicated by defendants, see Pitsicalis Decl. (docket no. 218). The Court declines to enter the form of judgment, docket no. 215-1, submitted with plaintiffs' motion. 20 In connection with their motion, plaintiffs filed as Exhibit C to the 21 Declaration of Scott M. Stickney, docket no. 216-3, copies of various checks made payable to Experience Hendrix LLC, drawn on accounts held by defendants or related 22 entities or by their attorney. Such exhibit was not appropriately redacted pursuant to 23

MINUTE ORDER - 1

1	Local Civil Rule 5.2(a)(4), and upon discovering counsel's filing error, the Court sealed the exhibit. The parties are advised that, during the interim, the exhibit might have been uploaded by private websites unrelated to and outside the control of the Court, and might now be available to the public for a fee. <u>See</u> www.pacermonitor.com; www.law360.com Defendants and their counsel are encouraged to take appropriate steps to secure their bank accounts. Plaintiffs' counsel is reminded of his obligation to treat financial account numbers and other personal data identifiers with utmost care to avoid the risk of identity theft and misappropriation of funds. (3) The Clerk is directed to send a copy of this Minute Order to all counsel of	
2		
3		
4		
5		
6	record.	
7	Dated this 14th day of June, 2017.	
8		William M. McCool
9		Clerk
10		S/Karen Dews
11		Deputy Clerk
11		
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		